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44. The method according to claim 42, wherein the display control step is executed after the window is opened and the new stereoscopic image displayed therein and/or after the window is moved.--

REMARKS

Claims 1 and 3-44 are presented for consideration, with Claims 1, 18, 34-37 and 41 being independent.

The specification has been reviewed and amended to correct minor informalities and improve its idiomatic English form.

Independent Claims 1, 18 and 34-36, along with selected dependent claims, have been amended to more clearly recite Applicant's invention and further distinguish it from the cited art. In addition, Claims 37-44 have been added to provide an additional scope of protection. Claim 2 has been cancelled.

Claims 1-36 were rejected under 35 U.S.C. §102(b) as allegedly being anticipated by Isono '377. This rejection is respectfully traversed.

Applicant's invention as set forth in exemplary Claim 1 relates to an image display system capable of performing stereoscopic display, and includes stereoscopic image display means for displaying a stereoscopic image having stripe parallax

images arranged for left and right eyes, and window setting means for setting a window, on the stereoscopic display means, for displaying the stereoscopic image. Stereoscopic vision control means controls directivity of the displayed stereoscopic image such that the stripe images of the stereoscopic image are respectively observed with the right and left eyes, and changing means changes, when a relative positional relationship between the stereoscopic image display in the window and the stereoscopic vision control means is not a proper relationship with which an observer can obtain a proper stereoscopic vision, the relative positional relationship to realize a proper stereoscopic vision.

In accordance with Claim 1, the relative positional relationship between the stereoscopic image displayed in a window and the stereoscopic vision control means can be changed in order to obtain a proper stereoscopic vision.

The patent to Isono relates to a three-dimensional display apparatus that includes an image display 46 having stereoscopic vision control means 28 as discussed in the Office Action. In contrast to Applicant's claimed invention, however, Isono is not understood to teach or suggest, among other features, window setting means for setting a window, on the

stereoscopic display means, for displaying the stereoscopic image. It follows then, that Isono also fails to provide changing the relative positional relationship between the stereoscopic image displayed in the window and the stereoscopic vision control means in order to realize a proper stereoscopic vision. Isono discloses a computer 20 that sets window data, among other data. As understood, however, Isono does not teach or suggest setting a window for displaying the stereoscopic image on the stereoscopic display means.

Independent Claims 18, 34, 35 and 36 also include a window that displays a stereoscopic image in which stripe parallax images corresponding to the right and left eyes are arranged, and are therefore submitted to be patentable over Isono for at least the reasons discussed above with respect to Claim 1.

Accordingly, reconsideration and withdrawal of the rejection of Claims 1-36 under 35 U.S.C. §102(b) is respectfully requested.

New Claims 37-44 are also submitted to be patentable.

Claim 37 relates to an image display system capable of performing stereoscopic display, and includes stereoscopic image display means for displaying a stereoscopic image having

stripe parallax images arranged for right and left eyes, and stereoscopic vision control means for controlling directivity of the stereoscopic image displayed. Also featured are instruction means for instructing to display a new stereoscopic image on the image display means, and display control means for displaying the new stereoscopic image on the display so that an observer can obtain a proper stereoscopic vision of the new stereoscopic image. Claim 41 relates to a method of controlling an image display system and corresponds generally to Claim 37.

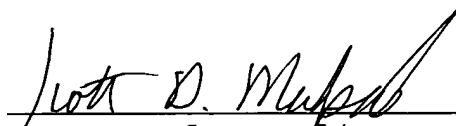
Accordingly, it is submitted that Applicant's invention as set forth in independent Claims 1, 18, 34-37 and 41 is patentable over the cited art. In addition, dependent Claims 3-17, 19-33, 38-40 and 42-44 set forth additional features of Applicant's invention. Independent consideration of the dependent claims is respectfully requested.

In view of the foregoing, reconsideration and allowance of this application is deemed to be in order and such action is respectfully requested.

Applicants' undersigned attorney may be reached in our Washington, D.C. office by telephone at (202) 530-1010. All

correspondence should continue to be directed to our below-listed address.

Respectfully submitted,



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